UNITED STATES DISTRICT COURT

Eastern District of Michigan

UNITED STATES OF AMERICA

	V.	ORDER OF DETENTION PENDING TRIAL
DWIG	HT FINLEY	Case Number: 06-30364
D	efendant	
In accordance with the detention of the defendant		S.C. § 3142(f), a detention hearing has been held. I conclude that the following facts require the
		Part I—Findings of Fact
or local offense the a crime of vio	at would have been a fed blence as defined in 18 U which the maximum ser	described in 18 U.S.C. § 3142(f)(1) and has been convicted of a federal offense state deral offense if a circumstance giving rise to federal jurisdiction had existed - that is
§ 3142(f)(1)(1	A)-(C), or comparable sta	
(3) A period of not m		ommitted while the defendant was on release pending trial for a federal, state or local offense. lapsed since the date of conviction release of the defendant from imprisonment
		ebuttable presumption that no condition or combination of conditions will reasonably assure the munity. I further find that the defendant has not rebutted this presumption.
		Alternative Findings (A)
		defendant has committed an offense
		nment of ten years or more is prescribed in
	not rebutted the presump	otion established by finding 1 that no condition or combination of conditions will reasonably assured and the safety of the community.
		Alternative Findings (B)
(1) There is a serious (2) There is a serious	risk that the defendant wrisk that the defendant w	rill not appear. rill endanger the safety of another person or the community.
	Part II-	—Written Statement of Reasons for Detention
I find that the credible	testimony and information	on submitted at the hearing establishes by clear and convincing evidence a prepon-
derance of the evidence th		
history that is equally lot his criminal conduct is d others. His admitted su	ng. He tested positive rug-related. His past obstance abuse could be rate acts of violence.	ployed for the past 4 years. Defendant has a 30 year heroin drug habit and a criminal for opiates and cocaine when processed by Pretrial Services on this charge. Most of convictions include armed robbery, felony larceny, and weapons offenses, among e a significant factor for future non-appearances, and would put the community at risk, He is charged with bank robbery in the instant case, and allegedly admitted to 12 other is. (CONTINUED ON PAGE 2)
	Pa	art III—Directions Regarding Detention
to the extent practicable, fireasonable opportunity for	itted to the custody of the rom persons awaiting or private consultation with charge of the corrections	Attorney General or his designated representative for confinement in a corrections facility separate, serving sentences or being held in custody pending appeal. The defendant shall be afforded a h defense counsel. On order of a court of the United States or on request of an attorney for the facility shall deliver the defendant to the United States marshal for the purpose of an appearance
July 26, 2	006	s/ Mona K. Majzoub
Date	_	Signature of Judge
		MONA K. MAJZOUB UNITED STATES MAGISTRATE JUDGE

*Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).

Name and Title of Judge

DWIGHT FINLEY 06-30364 PAGE 2

No condition or combination of conditions could assure the safety of the community or this defendant's appearance in court. Detention is Ordered.